2160040046

The State of New Hampshire

JUDICIAL BRANCH DOMESTIC VIOLENCE TEMPORARY ORDER AND NOTICE OF HEARING

Hillsborough	County			Superior	Court
	0001109	IN THE MATTE	R OF	04-M-440	Court Case/Docket No.
Loret	ta D. LeeRoy	44 1112 1417(1)	01	Dominic Ali	Case Dooket 140.
(Plaintiff's Name)	La D. Leekoy	v.	Defendant's Name)	DOULTHIC RII	
Relationship to Defendant				264 Cedar Stree	et
[] married	[] household member	रंड	Street Address)		
[] separated	[] other			Manchester, NH	03103
[] divorced [] cohabit/cohabited			City, State, Zip)		·
[] child in common			SSN)	Inknown	
3. The Defendant shall officer and, upon reactifications of the Defendant shall household.	e as defined in RSA 173-B not abuse the Plaintiff. not have any contact with a fax, e-mail, the sending of not enter the premises and assomable notice to the Plaintiff at not contact the Plaintiff at not abuse Plaintiff's relativenot take, convert or damage	and makes the following T the Plaintiff, whether in per or delivery of gifts or any or curtilage where the Plaintif tiff, is allowed entry by the ms as determined by the C or enter upon Plaintiff's play res (including children) regar	rson or through ther method unif resides, except Plaintiff for the Court: ace of employmardless of their me Plaintiff has a	third persons, including ess specifically authorized when the Defendant is sole purpose of retrievent, school, or place of residence, or not legal or an equitable in	but not limited to contact ted by the Court. accompanied by a peace try toiletries; medication, nembers of the Plaintiff's
is prohibited from pur . The Defendant shall	chasing or obtaining any fi also relinquish all deadly v	rearms or ammunition duri veapons as defined in RS/	ng the pendenc A 625:11,V wh	y of this order. ich may haye been use	
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COPY DISTRIBUTION DEPLAINTIFF DEFENDANT DIAW ENFORCEMENT DOTHER

(A2)

The State of New Hampshire

JUDICIAL BRANCH DOMESTIC VIOLENCE FINAL ORDER PURSUANT TO RSA 173-B

PNO 2160040046

	ough County		<u>Superior</u>	
		IN THE MATTER OF	<u>04-M-440</u>	Case/Dock
	etta D. LeeRoy	v.	Dominic Ali	
(Plaintiff's Name)		(Defenda	ant's Name)	
RELATIONSHIP to DEFEN	NDANT	(Street A	264 Cedar Street	
[] married [] separated	[] household memb [] other	Der	Manchester, NH (03103
[] divorced		(City, St		
[] cohabit/cohabited [] child in common		(SSN)	unknown	
having considered the I		bject matter under New Hampshire F Petition and having conducted a hea present, hereby finds that:		ns from Domestic Vic , of which the De
	OT been abused: CASE DISM		<u> </u>	: - : : : : : : : : : : : : : : : : :
The Plaintiff has be	en abused as defined in RSA	173-B, and finds and makes the fo	llowing final orders:	
PROTECTIVE ORDERS:				EP 2 2004
				ا ا ا ا ا ا ا
l. =	shall not abuse the Plaintiff.		-	t beer to the Table to be the bear t
2. No The Defendant	shall not have any contact wire	th the Plaintiff, whether in person or g or delivery of gifts or any other m	through third persons, including through third persons, including the through the third persons including the through the throught the through the through the throught	ig but not limited to d
		ssession of the parties' residence u	, , ,	·
l		nd curtilage where the Plaintiff reside		
officer and, upo	on reasonable notice to the Pla	intiff, is allowed entry by the Plaint items as determined by the Court:		
5. The Defendant s	shall not contact the Plaintiff	at or enter upon Plaintiff's place of	employment or school, or as f	urther specified here
	· · · · · · · · · · · · · · · · · · ·			
		ntiff's household members, or Plain	tiff's relatives (regardless of the of bodily injury to the Plaintiff (
		lace the Plaintiff in reasonable fear		5; the Flament 3 1.00.
engaging in any members or rela	itives.	or threaten to use physical force a	gainst the Plaintiff or the partic	
engaging in any members or related. The Defendant series reasonably be expended.	itives. shall not use, attempt to use xpected to cause bodily injury	or threaten to use physical force a		es' child(ren) which
engaging in any members or rela 7.	atives. shall not use, attempt to use expected to cause bodily injury shall not take, convert or dam hall relinquish to a peace office	or threaten to use physical force a	ntiff has a legal or an equitable /her control, ownership or poss	es' child(ren) which i
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engaging in any members or rela 7. The Defendant s reasonably be exist. The Defendant s The Defendant shis prohibited from The Defendant s threatened to be	shall not use, attempt to use expected to cause bodily injury shall not take, convert or dam hall relinquish to a peace office m purchasing or obtaining any shall also relinquish all deadly used, or could be used in an	or threaten to use physical force and the second of the Plair age any property in which the Plair are all firearms and ammunition in his firearms or ammunition during the weapons as defined in RSA 625:	ntiff has a legal or an equitable /her control, ownership or poss pendency of this order. 11,V which may have been used may include the following: APR	interest. ession, and the Defe

Case 1:12-cv-00185-JL Document 27-1 Filed 06/12/13 Page 3 of 12

	•		CASE #
FURTHER ORDERS.			
and that the Defendant use and possession of the	e Defendant exclusively owns or leases a has no legal duty to support the Plaintiff he premises (including household furniture the sole purpose of removing the Plaintif	or minor children. Therefore, the De and furnishings) However, the Plalr	efendant shall have exclusive access
13 The Plaintiff is awarded	custody of the minor child(ren)		
14 D Visitation of children			
No visitation pand	ling further hancing		
Unsupervised	mg ruittei neanng		
			
DBA3 Bud fuue# _			
Pick un/Drop oft a	t		
15 The Defendant shall pay	child support to the Plaintiff. (See Unifor	m Support Order (USO) attached)	
16 The Plaintiff shall have u			
	•		
	, Model, Year		
	e use of the following vehicle.		
Make	Model, Year to the Plaintiff the amount of \$	TOU JOSSES SUFFICE AS	a direct result of the abuse, and
\$1			
	nd a batterer's inter		personal counseling fo
e period of		vention program anami	Delisoner codesenty, to
	ide proof of attendance to the Court at m	nonthly intervals	
20 Other			
		1/1/2	
4-8-04			
(Date)	RECEIVED	(Signature of Judge / Montes Rus	Officer-lateratif To
	() 0, 0040		
	APR 26 2013	Signature of Judge Approving Mi	ester's Recommendation)
603-669-741	//	P	HILLP P. MANGONES
(Telephone Number of Court)	MANCHESTER DISTRICT COURT	(Print/Type Name of Judge)	PRESIDING JUSTICE
XTENDED BY ORDER OF T	CTIVE IMMEDIATELY AND REMATHE COURT UPON MOTION BY THE PARTIES SHALL ENSURE THAT ERS	E PLAINTIFF SHOWING GOO	DD CAUSE, WITH NOTICE TO
	OF THE PROTECTIVE PROVISIONS HALL RESULT IN ARREST AND M		
(50-248 (12/99) COPY DIS	TRIBUTION PLAINTIFF DEFENT	DANT LAW ENFORCEMENT	OTHER
	19		

AOC

•	Docket # 04 03121TN#
•	The State of New Hampshire
	COMPLAINT 04-23835
	DOMESTIC VIOLENCE RELATED
EX A2)	UIOLATION CLASS A MISDEMEANOR FELONY
	YOU ARE HEREBY NOTIFIED TO APPEAR BEFORE SAID COURT OS: 15 AT O'CLOCK IN THE AM/PM ON YR. TO A COMPLANT TO A
	UNDER PENALTY OF LAW TO ANSWER TO A COMPLAINT CHARGING YOU WITH THE FOLLOWING OFFENSE: Hillsborough
	TO THE COURT, COUNTY OF
	THE UNDERSIGNED COMPLAINS THAT: PLEASE PRINT
	NAME

	DOB OP. LIC.#
	Sex Race Height Weight Color of Hair Color of Eyes
	☐ COMM. VEH. ☐ COMM. DR. LIC. ☐ HAZ. MAT. 48 HENRIETTE ST MANCHESTER
	AT
	on/at in said county and state, did commit the offense of
	and the laws of New Hampshire for which the defendant should be held to
	answer, in that the defendant did knowingly cause unprivileged physical contact to Loretta Leeroy when he
	shoved her in the chest, knocking her down and then punched her twice
	against the peace and dignity of the State.
	Chief John A Jaskolka Badge# 1
	Complainant Dept.
•	Personally appeared the above named complainant and made oath that the above complaint by him/her subscribed is, in his/her belief, true.
100 4000	DATE 4/1/2004 Sisele MEarthy Justice of the Peace

COURT COPY

AOC 103A-045 7/00

(A4)

Docket #	03122 TN#	
Th	e State of New Hampshi	tre ce
	COMPLAINT	
DOMESTIC VIOLEN	NCE RELATED 04 238	
VIOLATION	CLASS A MISDEMEANOR	FELONY
AT .08:15 O'CLO UNDER PENALTY CHARGING YOU W Manchester TO THE THE UNDERSIGNE ALI, DOMIN NAME DOB DOB RECOMM. VEH.	COURT, COUNTY OF Prot Name MANCHESTER NH 03103 State IC.# BBO 230 WRITE OUT K Height Weight Color of Hair COMM. DR. LIC. ST MANCHESTER	YR. 2004 OU COMPLAINT Hillsborough 7-21-04 Tr 301
on/at in said county and Stalking - Appear	March 2004 DAY OF	at P.M
	Hampshire for which the defendant sho	
answer, in that the defe knowngly engage in a knew would place her front of her home as s parked out front again	_	a Leeroy which he ne was parked in 03-29-04, was
		RECEIVED
against the peace and	dignity of the State.	APR 26 2013
	ND usula Qull	,
Chief John A Jaskolka	Badge#. 1	MANCHESTER DISTRICT COURT
Complainant		Dept.
	above named complainant and made subscribed is, in his/her belief, true	oath that the

	(45)
Pocket# OY 1513 TN# State of New Hampshire COMPLAINT	(A5)
COMPLAINT <u>ê</u>	
XX DOMESTIC VIOLENCE RELATED	
UVIOLATION WE CLASS A MISDEMEANOR FELONY CLASS B	
YOU ARE HEREBY NOTIFIED TO APPEAR BEFORE SAID COURT	
O'CLOCK IN THE AM/PM ON YR UNDER PENALTY OF LAW TO ANSWER TO A COMPLAINT CHARGING YOU WITH THE FOLLOWING OFFENSE TO THE GOFFStown D	٠ ١
THE UNDERSIGNED COMPLAINS THAT: PLEASE PRINT	
Manchester, NH 03103 Olaida Add Back Brown Sex Race Height Weight Color Hair Color Eyes	
☐ COMM. VEH. ☐ COMM. DR. LIC ☐ HAZ. MAT	1 1
AT New Boston (Location)	
ON THE 29. DAY OF AUGUST. YR. Q4. at. 3:50. P.M	
on/at in said county and state, did commit the offense of .Viplation.of	
Protective Order	
and the laws of New Hampshire for which the defendant should be held to answer, in	
that the defendant did Knowingly violate a "Domestic Violence Final Order", issued pursuant to RSA 173-B case/docket # 04-M-440 on 4/8/04 by the Superior Court - Hillsborough County by having contact with the Defendant, Loretta Leeroy by telephone through a third party, Randy Boggess	C any A
(Enhanced penalty under RSA 597:14-b)	A True Copy A Goffstown Distric
against the peace and dignity of the State	inhint
SERVED IN HAND Somplairant Dept	by / /
Personally appeared the above named complainant and made oath that the above complaint by him/her subscribed is, in his/her/belief, true	RECEIVE
DATE 30-01 COPY	APR 26 201
· · · · · · · · · · · · · · · · · ·	

Attest:

ED

2013

MANCHESTER DISTRICT COURT

State of New Hampshire

Supporting Affidavit for Arrest W/O Warrant

Hillsborough County

Manchester District Court

I Ofc. Kim Flynn being duly sworn, depose and say:

1. I have arrested:

Dominic Ali

Manchester NH

2. I have information that a crime (or offense) has been committed by the defendant as follows: In violation of RSA 633:3-a Stalking and RSA 631:2-a Simple Assault (Domestic)

On 04/01/04 at approx. 0033 hrs. while assigned to Unit 1-2. I was dispatched to the area of St. Mary's Bank McGregor Square in regards to an unwanted party.

Upon my arrival I spoke with the victim 09/03/85. She advised that upon returning to her residence she found that her ex-boyfriend Dominic Ali 01/01/85 was parked in his vehicle in front of her address. I then went and checked the area and found that the subject had left the area.

Upon speaking further with the victim she advised. That on 03 that she had they had gotten into argument, and he had a saulted her. She also advised that ever since that date that she has observed Dominic driving by beautiful that she had a saulted her. She went onto advised that on 03/29/04 at approx. 0030 when she returned home from work. She found Dominic parked in his vehicle in the same she also advised that on 03/30/04 at approx. 0010 hrs. she again found Dominic parked in his vehicle on Henriette St. in advised that 03/31/04 at 2349 hrs. That she again found Dominic in his vehicle parked in front of her address. The victim advised that she is in fear of Dominic since he assaulted on 03/28/04. She also advised that she has taken a DVP on the subject. It was found that the DVP had not been served yet.

At 0150 hrs. Dominic Ali 01/01/85 was located at his residence 335 Cedar St. The subject was then placed under arrest for Stalking.

Upon returning to the station I reviewed the Assault report that the victim had given to Ofc. Barbee. She reported that on of at approx. 13 approx. that Dominic had come to her apartment at 48 Henirette St. to get some belongings. While he was there he wanted to talk about their ending their relationship. The victim advised that she agreed to go out to dinner with Ali. She then went to take a shower. After getting out of the shower she found that she had \$50.00 missing. She then advised that her boss then called her and wanted her to come to work. When Dominic heard this he became enraged. He then hung up the phone and then showed the victim in the chest knocking her down eater. The victim the advised that Dominic then pure the property of the victim then showed Orc. Barbee the beginning the purched in the arms by Dominic Ali.

Based on the above information Dominic Ali 01/01/85 was arrested for the above stated offenses.

Then personally appeared the above named Ofc. Kim Flynn and made oath that the foregoing affidavit by him is true.

> Before me on this 11st day of April, 2004 Warbell Clear Food

MPD FORM 120 (1/6/98)

(A7)

THE STATE OF NEW HAMPSHIRE

SUPREME COURT

In Case No. 2013-0155, <u>Dominic S. Ali v. Warden, Northern New Hampshire Correctional Facility</u>, Justice Carol Ann Conboy on May 31, 2013, issued the following order:

Justice Carol Ann Conboy has recused herself from participating in this case. Consequently, the motion for her recusal is moot, and no ruling is made on the grounds set forth in the motion.

This order is entered by Justice Conboy pursuant to Rule 21A.

Eileen Fox, Clerk

Distribution:
Mr. Dominic Ali
Attorney General
File

MPD CASE # 08-2310

State of New Hampshire

(A8)

Supporting Affidavit for Arrest W/O Warrant

Hillsborough County

Manchester District Court

I Lieutenant Robert Cunha being duly sworn, depose and say:

1. That the Manchester Police Department has arrested:

Dominic Ali

Manchester, NH

- 2. I have information that a crime (or offense) has been committed by the defendant as follows:
- 3. That the Defendant, Dominic Ali was arrested on February 4, 2008 by Officer McKenney of the Manchester Police Department and charged with the Domestic Violence Related crimes of Simple Assault, False Imprisonment (2-counts) and Obstructing the Report of a Crime (2-counts). Officer McKenney charged all of these as misdemeanor offenses and has filed a Supporting Affidavit for the Arrest w/o a Warrant.
- 4. That I reviewed the Defendant's criminal record and discovered that he has a conviction for the Violation of a Protective Order contrary to RSA 173-B:9 on 09/28/2004 out of the Goffstown District Court.
- 5. That pursuant to RSA 173-B:9, I upgraded the "abuse" related offenses (Simple Assault and 2 counts of Faise Imprisonment) to Felonies.

(Signature)

Then personally appeared the above named Lieutenant Robert Cunha and made oath that the foregoing affidavit by him is true

Before me on thu

4th day of February, 2008

(Justice of the Peace)

MPD FORM 120 (1/6/98)

Case 1:12-cv-00185-JL Document 27-1 Filed 06/12/13 Page 10 of 12

THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

(A9)

		JUDI	CIAL DIVAIN	J11			
DOMESTIC VIOLENCE			Case Number: <u>08-DV-053</u>				
FINAL ORDER OF PROTECTION			PNO Number: 4560081053 Court: Manchester District Court				
			Address: 35	Amherst S	treet - PO I	3ox 456	
			-	nchester, N			
PLAINTIFF				PLAINTIF	F IDENTIFI	ERS	
First	Middle	Last		Date of Bir	7	Race	· · · · · · · · · · · · · · · · · · ·
Sara	Rose	Nagy			\square M \boxtimes	F white	
			V.				الانجارية والمتشاسة
DEFENDANT				DEFEND	· · · · · · · · · · · · · · · · · · ·	'C'ERS	
First	Middle	Last		DOB		HEIGHT	6'2"
Dominic		Ali		SEX	male	WEIGHT	280
DEFENDANT'S	ADDRESS:			RACE	black	EYES	brown
c/o Valley St. Jail	445 Willow St.			State/Birth		HAIR	brown
Manchester, NH						 ,	
RELATIONSHIP	to DI AINTIEE			DICTING	UOLUNO EE	ATUDEC.	الــــــــــــــــــــــــــــــــــــ
	TOPLAINTIFF		_	DISTINGUISHING FEATURES:			
☐ Married☐ Divorced☐		Household Other <u>Ex-B</u>		SKIN TONE dark			
Separated		Other <u>Ex-be</u>	Dymenu	_ SCARS, MARKS, TATTOOS: Location and			
Cohabit / coh	abited						
Child in comn	non			description			
CAUTION				DRIVER'S	LICENSE#:		
Brady qualifie	ed			STATE	EX	P DATE	
☐ Weapon invol	lved			VEHICLE	INFO:		
. —	dered to be relinqu	•	int to New	YEAR		STYLE	
Hampshire st	ate law RSA 173-E	3		MAKE		COLOR	
				MODEL			
				VIN#			
territorial, or tribal bo Federal law provides Section 922(g)(8)). The court has foun That it has jurisdictio opportunity to be hea	J.S. Territory, and manufacture to violate the penalties for possess described by the over the parties and ard.	ay be enforced nis order may ssing, transport this order: ad subject mate	d on Tribal Lands result in federal in tring, shipping, or ter, and the defen	(18 U.S.C. s nprisonment receiving an dant has bee	ection 2265). (18 U.S.C. so y firearm or a en provided w	Crossing sta ection 2262). mmunition (18 vith actual noti	te, 3 U.S.C. ce and
This Order of Pro	tection is in effec	t trom] (io	toi	the plaintif	r apove.

yards of the plaintiff.

NHJB-2001-DFS (07/26/2007)
(formerly AOC 250-248)

The above named defendant shall not have any contact with the plaintiff, whether in person or through third persons, including but not limited to contact by telephone, letters, fax, e-mail, the sending or delivery of gifts or any other method unless specifically authorized by the court. The defendant is prohibited from coming within _____ [] feet

The above named defendant is restrained from committing further acts of abuse or threats of abuse.

Case 1:12-cv-00185-JL Document 27-1 Filed 06/12/13 Page 11 of 12

Case I	Name: Nagy v Ali
Case !	Number: <u>08-DV-053</u> PNO: <u>4560081053</u>
DOME	STIC VIOLENCE FINAL ORDER
of Per condu	ourt, having jurisdiction over the parties and subject matter under New Hampshire RSA 173-B (Protection sons from Domestic Violence), having considered the plaintiff's Domestic Violence Petition and having cted a hearing on 3/19/2008, of which the defendant received actual notice, and was / was present, hereby finds that:
	The plaintiff has NOT been abused: CASE DISMISSED.
t t	The plaintiff failed to appear: CASE DISMISSED. The defendant: Appeared failed to appear the plaintiff has been abused as defined in RSA 173-B. The court therefore makes the following orders: the defendant represents a credible threat to the physical safety of the plaintiff. The defendant shall relinquish to a peace officer all firearms and ammunition in his/her control, ownership or possession, or in the possession of any other person holding them on behalf of the defendant and the defendant is prohibited from purchasing or possessing any firearms or ammunition during the pendency of this order. The defendant shall also relinquish all deadly weapons as defined in RSA 625:11,V which may have been used, intended to be used, threatened to be used, or could be used incident to the abuse. The preapons may include the following
PROT	ECTIVE ORDERS:
1.	The defendant shall not abuse the plaintiff.
2.	The defendant shall not have any contact with the plaintiff, whether in person or through third persons, including but not limited to contact by telephone, letters, fax, e-mail, the sending or delivery of gifts or any other method unless specifically authorized by the court. The defendant is prohibited from coming within feet/yards of the plaintiff.
3.	The plaintiff shall have exclusive use and possession of the parties' residence unless paragraph 10 is checked.
4.	The defendant shall not enter the premises and curtilage where the plaintiff resides:
	except when the defendant is accompanied by a peace officer and, upon reasonable notice to the plaintiff, is allowed entry the plaintiff for the sole purpose of retrieving toiletries, medication, clothing, business equipment, and any other items as determined by the court:
5. 🗌	The defendant shall not contact the plaintiff at or enter upon plaintiff's place of employment or school, or as further specified herein:
6. 🗌	The defendant is restrained from abusing plaintiff's household members, or plaintiff's relatives (regardless of their place of residence), or engaging in any other conduct which would place the plaintiff in reasonable fear of bodily injury to the plaintiff or the plaintiff's household members or relatives.
7.	The defendant shall not use, attempt to use or threaten to use physical force against the plaintiff or the parties' child(ren) which would reasonably be expected to cause bodily injury.
	The defendant shall not take, convert or damage any property in which the plaintiff has a legal or an equitable interest.
b _c	he defendant shall also relinquish all deadly weapons as defined in RSA 625:11,V which may have een used, intended to be used, threatened to be used, or could be used incident to the abuse. The eapons may include the following
	FURTHER ORDERS:
_	The court finds that the defendant exclusively owns or leases and pays for the premises located at and that the defendant has no legal duty to support the
	plaintiff or minor children. Therefore, the defendant shall have exclusive access, use and possession of the premises (including household furniture and furnishings). However, the plaintiff may enter in and on said premises with a peace officer for the sole purpose of removing the plaintiff's personal possessions.
11. 🔲	The plaintiff is awarded custody of the minor child(ren).

Case 1:12-cv-00185-JL Document 27-1 Filed 06/12/13 Page 12 of 12

Case Name: Nagy v Ali	
Case Number: <u>08-DV-053</u>	PNO: <u>4560081053</u>
DOMESTIC VIOLENCE FINAL ORDER	
12. Visitation of children:See attached visitation order.	
No visitation pending further hear	ing.
Unsupervised.	
Supervised by	
Days and times:	
13. The defendant shall pay child suppor	t to the plaintiff. (See Uniform Support Order (USO) attached.)
14. The plaintiff shall have use of the followake Mode	owing vehicle: del Year
15. The defendant shall have use of the t	ollowing vehicle: lel Year
16. The defendant shall pay to the plainti result of the abuse, and \$	ff the amount of \$ for losses suffered as a direct for attorney's fees.
for a period of months/year.	attendance to the court at monthly intervals.
18. 🔲 The defendant shall relinquish all con	cealed weapons permits and hunting licenses.
19. Other	
	-
3/19/0f	Market Cilean S
Date	Signature of Judge / Master Recommendation
	Print / Type Name of Master
Pate	Signature of Judge Approving Master's Recommendation
603-624-6510	Mark F. Weaver
elephone Number of Court	Print / Type Name of Judge
HESE ORDERS ARE EFFECTIVE IMM	EDIATELY AND REMAIN IN EFFECT FOR ONE YEAR

THESE ORDERS ARE EFFECTIVE IMMEDIATELY AND REMAIN IN EFFECT FOR DNEAR THE ORDERS MAY BE EXTENDED BY ORDER OF THE COURT UPON MOTION BY THE PLAINTIFF, SHOWING GOOD CAUSE, WITH NOTICE TO THE DEFENDANT. BOTH PARTIES SHALL ENSURE THAT THE COURT HAS A CURRENT ADDRESS DURING THE PENDENCY OF THESE ORDERS.